Exhibit D (Redacted)

VirtaMove Corp. v. Amazon.com, Inc., et al Susan Cameron 30(b)(6)

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IN THE UNITED STATES D	IST	RICT COURT	
FOR THE WESTERN DISTR	ICT	OF TEXAS	
MIDLAND/ODESSA D	IVI	SION	
VIRTAMOVE, CORP.,	)		
Plaintiff,	)	G N 1	
	)	Case Number:	
V.	)	7:24-CV-00030	
	)		
AMAZON.COM, INC.; AMAZON.COM			
SERVICES LLC; and AMAZON WEB	)		
SERVICES, INC.,	)		
Defendants.	)		
	)		
30(b)(6) DEPOSITION OF	' SUS	SAN CAMERON	
ON BEHALF OF VIRTAM	IOVE ,	CORP.	
August 27, 2	024		
	_	ight Time	
11:02 a.m. Eastern D	ayl:	- 9	
11:02 a.m. Eastern D	ayl:	- 5	
11:02 a.m. Eastern D. Reported by: Lori J. Goodin,			
	RPI	R, CRR, RSA,	
Reported by: Lori J. Goodin,	RPI	R, CRR, RSA,	
Reported by: Lori J. Goodin,	RPI	R, CRR, RSA,	
Reported by: Lori J. Goodin,	RPI #139	R, CRR, RSA, 959	
Reported by: Lori J. Goodin,  California CSR	RPI #139	R, CRR, RSA, 959 CE GROUP	
Reported by: Lori J. Goodin,  California CSR  DIGITAL EVI	RPI #139 DENG	CE GROUP Suite 812	

VirtaMove Corp. v. Amazon.com, Inc., et al Susan Cameron 30(b)(6)

	Page 2
1	REMOTE APPEARANCES:
2	
3	FOR PLAINTIFF:
4	RUSS AUGUST & KABAT
5	BY: PETER TONG, ESQUIRE
6	4925 Greenville Avenue, Suite 200
7	Dallas, Texas 75206
8	310-826-7474
9	ptong@raklaw.com
10	
11	
12	FOR DEFENDANTS:
13	KNOBBE MARTENS OLSON & BEAR LLP
	BY: JEREMY ANAPOL, ESQUIRE
14	2040 Main Street, 14th Floor
	Irvine, California 92614
15	949-760-0404
	jeremy.anapol@knobbe.com
16	
17	
18	Also Present:
19	Billy Fahnert, Videographer/Document Tech
20	
21	
22	

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Page 6
         Russ, August & Kabat on behalf of VirtaMove
 1
 2
         Corporation.
 3
                  MR. ANAPOL: Jeremy Anapol of Knobbe
         Martens Olson & Bear on behalf of defendants.
 4
 5
 6
     Whereupon,
 7
                       SUSAN CAMERON,
 8
     a witness called for examination, having been
 9
     first duly sworn, was examined and testified as
10
     follows:
11
12
                        EXAMINATION
13
     BY MR. ANAPOL:
14
                  Good morning, Ms. Cameron. How are
            Q.
15
     you today?
16
            Α.
                  Good morning. Good. Thank you.
17
                  So, my name is Jeremy, and I will be
            Ο.
18
     taking your deposition today.
19
                  Have you been deposed before?
20
            Α.
                  No.
21
            Q.
                  Okay. So, it is just basically a
22
     series of questions and answers. They are being
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	Page 90
1	privilege and not give me the information
2	that goes on the privilege log.
3	Who is involved, the general subject
4	matter of the communication, when the
5	communication occurred.
6	Are you are refusing to give me that
7	information for all of these communications
8	that you are asserting privilege over?
9	MR. TONG: is providing
10	services in this
11	case.
12	Unless there is a rule that requires
13	us to disclose our
14	, information will be
15	withheld.
16	MR. ANAPOL: Well, the rule that
17	requires you to disclose it is Rule 26,
18	unless you have a valid claim of privilege.
19	And if you are asserting privilege,
20	then you need to provide information to allow
21	us to evaluate the propriety of that
22	assertion which includes who was involved,

	Page 91
1	the general subject matter, and when the
2	communication occurred.
3	MR. TONG: Which part of Rule 26?
4	MR. ANAPOL: The part that says
5	relevant information is discoverable.
6	MR. TONG: So, I'm going to continue
7	asserting privilege at this time over
8	on the basis of privilege. They are
9	•
10	I don't think that information needs
11	to be disclosed.
12	MR. ANAPOL: And when did
13	get retained as ?
14	MR. TONG: I am maintaining
15	privilege over that information as well.
16	They do not have any nonprivileged work that
17	we are willing to disclose.
18	MR. ANAPOL: And you are not willing
19	to tell me when you retained them, allegedly
20	as , in this case?
21	MR. TONG: They are
22	sorry. When we allegedly retained them, we

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Page 99
        answer. I will give you a chance to
 1
 2
        rephrase.
                  THE WITNESS: I won't answer that
 3
        question.
 4
    BY MR. ANAPOL:
 5
 6
           Q.
                 Does VirtaMove have any attorneys
 7
     other than Russ, August & Kabat that represent
     them in this case?
 8
 9
           Α.
                 No.
10
           Q.
                 When did VirtaMove retain Russ,
11
    August & Kabat?
12
                 MR. TONG: Objection, vague. You
13
        can provide a month and year only, if you
14
        understand the question.
15
                  THE WITNESS: I believe it was
        August of 2023.
16
    BY MR. ANAPOL:
17
18
            Q.
                 And in those communications you
19
    mentioned with , did Randy Taylor
20
    participate in those communications?
21
                 MR. TONG: Objection, foundation.
22
        Vague. Calls for privileged information.
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Page 186
                  Okay. And you think that is in your
 1
            Q.
 2
     e-mails, probably?
                  Yes. There or it was a letter and
 3
            Α.
     I've got a soft copy of it. Something.
 4
 5
            Q.
                  Okay. Has VirtaMove ever licensed
 6
     the asserted patents to anybody?
 7
                  No, not to my knowledge.
            Α.
                 Has VirtaMove ever offered a license
 8
            Q.
 9
     to anybody?
10
                  Not to my knowledge.
            Α.
                  So, the last topic that you were
11
            Ο.
12
     asked to prepare for is Topic Number 12, "The
13
     identities and locations of all persons at
14
    VirtaMove or its predecessors who would have been
15
    responsible for patent licensing, negotiations,
16
     at any time from the issuance of the patents in
    suit until this lawsuit was filed."
17
18
                  Did you prepare to testify on that
19
    topic?
20
                  MR. TONG: Objection. Scope and
        foundation.
21
22
                  THE WITNESS: I prepared as best I
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	Page 2	220
1	CERTIFICATE OF NOTARY	
2	I, LORI J. GOODIN, RPR, CRR,	
	CA CSR # 13959 the Notary for this deposition, do	
3	hereby certify that the witness whose testimony	
	appears in the foregoing deposition was sworn by	
4	me; that I am neither counsel for, related to,	
	nor employed by any of the parties to the action	
5	in which this deposition was taken; and, further, that I	am
	not a relative or employee of any attorney or	
6	counsel employed by the parties hereto, or	
	financially or otherwise interested in the	
7	outcome of this action.	
8		
9		
10	Lasin Mass.	
11	LORI J. GOODIN, RPR, CLR, CRR	
12	Notary Public in and for:	
13	STATE OF FLORIDA, COUNTY OF SARASOTA	
	Notary Commission Number: GG987804	
14	My Commission expires: May 12, 2028	
	STATE OF CALIFORNIA, CA CSR# 13959	
15	My Commission expires: February 22, 2025	
	STATE OF MARYLAND, COUNTY OF ANNE ARUNDEL	
16	My Commission expires: August 2, 2025	
17	DISTRICT OF COLUMBIA, WASHINGTON DC	
18	My Commission expires: June 1, 2026	
19	STATE OF DELAWARE: COUNTY OF KENT	
20	My Commission expires: September 9, 2025	
21	STATE OF PENNSYLVANIA, COUNTY OF LEHIGH	
22	My Commission expires: April 5, 2025	